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7	Attorneys for Individual Defendant Craig S. On, Dennis Wu; Robert Nagel; John M. Ke	err. Daniel		
8	M. Gautsch; Douglas Mitchell; Burton D. Thompso	n; Joseph J.		
9	Jou; Pin Pin Chau; Li-Lin Ko; Godwin Wong; Davi P. Riley; and Richard Li-Chung Wang	d Ng; Daniel		
10				
11	UNITED STATES DISTRICT COURT			
	NORTHERN DISTRICT OF CALIFORNIA			
12	SAN FRANCISCO DIVISION			
13				
14	KYUNG CHO; REX DECHAKUL; AND	Master Case No. CV-09-4208-JSW		
15	DAVID HWANG; INDIVIDUALLY AND ON	(Consolidated)		
16	BEHALF OF ALL OTHERS SIMILARLY SITUATED,	CLASS ACTION		
17	Plaintiffs,	STIPULATION AND [PROPOSED]		
	·	ORDER EXTENDING TIME TO		
18	V.	FILE RESPONSIVE PLEADING TO THE CONSOLIDATED AMENDED		
19	UCBH HOLDINGS, INC.; THOMAS S. WU; EBRAHIM SHABUDIN; CRAIG ON;	COMPLAINT AND ADJUSTING RELATED DEADLINES		
20	DENNIS WU; ROBERT NAGEL;			
21	JOHN M. KERR; DANIEL M. GAUTSCH; DOUGLAS MITCHELL; BURTON D.	Judge: Hon. Jeffery S. White Courtroom: 11, 19th Floor		
22	THOMPSON; JOHN CINDEREY; JOSEPH J. JOU; PIN PIN CHAU; LI-LIN KO; JAMES			
	KWOK; QINGYUAN WAN; GODWIN WONG;			
23	DAVID NG; DANIEL P. RILEY; and RICHARD LI-CHUNG WANG,			
24	Defendants.			
25	Doronaumu,			
26				
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28	CHINA ATTOM AND [Proposed] Opped Everybyic True to E			

Stipulation and [Proposed] Order Extending Time to File Responsive Pleading to the Consolidated Amended Complt. and Adjusting Related Deadlines Case No. CV 09-04208 JSW sf-2899376

1	WHEREAS, on August 10, 2010, Lead Plaintiff Kyung Cho, Rex Dechakul, and David		
2	Hwang, (collectively, "Plaintiffs") filed the Consolidated Amended Complaint for Violations of		
3	the Federal Securities Laws (the "Amended Complaint");		
4	WHEREAS, the joint stipulation and Court order entered on May 17, 2010 provided that		
5	Defendants Thomas S. Wu, Ebrahim Shabudin, and Craig On would file a responsive pleading by		
6	October 11, 2010, but did not establish a briefing schedule or hearing date;		
7	WHEREAS, the May 17, 2010 joint stipulation and order also set a case management		
8	conference for January 7, 2011;		
9	WHEREAS, besides Defendants Thomas S. Wu, Ebrahim Shabudin, and Craig On, who		
10	were identified in the initial complaint, the Amended Complaint named fifteen additional		
11	individual defendants;		
12	WHEREAS, certain individual defendants are in the process of moving in the United		
13	States Bankruptcy Court, Northern District of California, San Francisco Division (case no. 09-		
14	33701 (TEC) ("Bankruptcy Court") for access to insurance proceeds for payment of defense costs		
15	and a hearing is scheduled for October 4, 2010;		
16	WHEREAS, Plaintiffs and Defendants Thomas S. Wu, Ebrahim Shabudin, Craig On,		
17	Dennis Wu; Robert Nagel; John M. Kerr; Daniel M. Gautsch; Douglas Mitchell; Burton D.		
18	Thompson; Joseph J. Jou; Pin Pin Chau; Li-Lin Ko; James Kwok; Godwin Wong; David Ng;		
19	Daniel P. Riley; and Richard Li-Chung Wang (collectively "Defendants") wish to prevent the		
20	unnecessary expenditure of Court and party resources while certain individual defendants are		
21	moving the Bankruptcy Court for access to insurance to proceeds;		
22	WHEREAS, Defendants' counsel has conferred with counsel for E. Lynn Schoenmann,		
23	Chapter 7 Trustee of UCBH Holdings, Inc., and the Trustee does not object to this Stipulation;		
24	Accordingly, subject to Court approval, IT IS HEREBY STIPULATED AND AGREED		
25	among the undersigned parties as follows:		
26	1. Defendants shall respond to the Amended Complaint on or before November 19, 2010;		
27			

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1	2.	2. In the event any of the defendants respond to the Amended Complaint by motion,	
2		Plaintiffs' opposition shall be filed on or before January 7, 2011;	
3	3.	7 1 7 1 1	
4	4.	February 18 I. The hearing on any motions filed shall be on March 25, 2011 at 9:00 a.m., or at such time	
5		thereafter that is convenient to the Court;	
6	5.	The case management conference scheduled for January 7, 2011 at 1:30 p.m., shall be	
7		March 18 rescheduled to May 20, 2011 at 1:30 p.m., or at such time thereafter that is convenient to	
8		the Court; and	
9	6.	The parties shall file a Joint Case Management Conference Statement one week prior to	
10		the conference.	
11			
12	Dated	: September 29, 2010	JORDAN ETH ANNA ERICKSON WHITE
13			CRAIG D. MARTIN MORRISON & FOERSTER LLP
14			
15			By: /s/ Anna Erickson White
16			ANNA ERICKSON WHITE
17			Attorneys for Individual Defendants Craig S. On, Dennis Wu; Robert Nagel;
18			John M. Kerr; Daniel M. Gautsch; Douglas Mitchell; Burton D. Thompson;
19			Joseph J. Jou; Pin Pin Chau; Li-Lin Ko; Godwin Wong; David Ng; Daniel P.
20			Riley; and Richard Li-Chung Wang
21	Dated	: September 27, 2010	LAURENCE M. ROSEN (SBN # 219683) and
22			PHILLIP KIM (<i>pro hac vice</i>) THE ROSEN LAW FIRM, P.A.
23			
24			By: _/s/ Phillip Kim
25			PHILLIP KIM
26			Lead Counsel for Lead Plaintiff Kyung Cho
27			
28	STIPLILATION AND [Proposed] Order Extending Time to File Responsive Pleading to the		

STIPULATION AND [Proposed] Order Extending Time to File Responsive Pleading to the Consolidated Amended Complt. and Adjusting Related Deadlines Case No. CV 09-04208 JSW sf-2899376

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1	Dated: September 27, 2010	ГІМОТНҮ P. CRUDO LATHAM & WATKINS LLP
2	1	LATIIAM & WATKINS LLI
3		
4	I	By: /s/ Timothy P. Crudo TIMOTHY P. CRUDO
5		
6		Attorney for Defendant Thomas S. Wu
7		JAMES A. LASSART
8	i i	ROPERS, MAJESKI, KOHN & BENTLEY
9		
10	I	By: /s/ James A. Lassart
11		JAMES A. LASSART
12		Attorney for Defendant Ebrahim Shabudin
13		
14		
15	PURSUANT TO STIPULATION. IT IS SO ORDERED. AS MODIFIED, IT IS SO ORDERED.	
16		
17	Dotad: October 5, 2010 2000	Jeffrey Swhits
18	Dated: <u>October 3, 2010</u> , 2009	HOMORABLE JEFFREY S. WHITE UNITED STATES DISTRICT JUDGE
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	STIPULATION AND [PROPOSED] ORDER EXTENDING	